THEODORE FEDEROFF, ET AL., individually and on behalf of all others similarly situated,

Civil Case No. 4:21-01903-MWB

PLAINTIFFS,

V.

GEISINGER CLINIC, a Pennsylvania non-profit corporation; GEISINGER : MEDICAL CENTER, a Pennsylvania non-profit corporation; GEISINGER HEALTH PLAN, a Pennsylvania nonprofit corporation; GEISINGER LEWISTOWN HOSPITAL, a Pennsylvania non-profit corporation; **GEISINGER WYOMING VALLEY** MEDICAL CENTER, a Pennsylvania non-profit corporation; GEISINGER SYSTEM SERVICES, a Pennsylvania non-profit corporation; GEISINGER **HEALTH SYSTEM; GEISINGER** BLOOMSBURG HOSPITAL, a Pennsylvania non-profit corporation; **GEISINGER COMMUNITY MEDICAL** CENTER, a Pennsylvania non-profit corporation; GEISINGER POTTSVILLE CANCER CENTER; GEISINGER HAZELTON CANCER **CENTER**; GEISINGER MAIL ORDER PHARMACY; WEST SHORE ADVANCED LIFE SUPPORT SERVICES, INC., a Pennsylvania nonprofit corporation; and GEISINGER SYSTEM FINANCIAL EDITS,

DEFENDANTS.

AFFIDAVIT OF JENNIFER A. THOMAS

<u>Jennifer A. Thomas</u> Swears or affirms, under penalty of perjury, the following:

- 1. I am an adult resident of the Commonwealth of Pennsylvania, residing in Orangeville, Pennsylvania.
 - 2. I was an employee of Geisinger
- 3. I am a committed and practicing member of the <u>Spiritual Journey</u> Fellowship church.
- 4. My sincerely held religious belief that prevents me from receiving an EUA approved only vaccine is this is in direct violation of God as we are created in His image (Genesis 1:26-27). This said it is imperative I protect my body from anything unnatural and contrary to God's design. These vaccines are created from DNA/RNA material from aborted fetuses which is an abomination to my faith, beliefs, and morals.
- 5. Based upon my sincerely held religious belief, I requested a religious exemption from Geisinger.
- 6. When I received my conditional approval to the EUA approved only vaccines, I learned that unlike vaccinated individuals, I was going to be required to submit to EUA approved only PCR/Antigen tests twice weekly.

- 7. My sincerely held religious belief that prevents me from receiving an EUA approved only test is contrary to my beliefs as these tests contain known toxins and because of my belief that it is imperative I protect my body from anything unnatural and harmful as my body is a temple created by God.
- 8. As a result of my sincerely held religious belief, I was wrongfully discharged on <u>December 9, 2021</u>.

Signed on January 4, 2022

Name of Affiant (PRINT):

Signature of Affiant:

Jennifer A Thomas Jennife A.

NOTARY PUBLIC (PRINT):

Signature of Notary Public:

Commonwealth of Pennsylvania-Notary Seal ABIGAIL C MENSCH, NOTARY PUBLIC

COLUMBIA COUNTY
MY COMMISSION EXPIRES JULY 29, 2024
COMMISSION NUMBER 1299844